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12 *Attorneys for Defendant*
13 *Experian Information Solutions, Inc.*

14 **UNITED STATES DISTRICT COURT**

15 **DISTRICT OF NEVADA**

16 ERIC STEINMETZ,

17 Plaintiff,

18 v.

19 AMERICAN HONDA FINANCE; CAPITAL
20 ONE; CONN CREDIT CORP; EQUIFAX
21 INFORMATION SERVICES, LLC;
22 EXPERIAN INFORMATION SOLUTIONS,
23 INC.; INNOVIS DATA SOLUTIONS, INC.;
24 MACYS/DSNB; MECHANICS BANK FKA
25 CRB; AND TRANS UNION LLC,

26 Defendants.

27 Case No. 2:19-cv-00064-GMN-VCF

28 **DEFENDANT EXPERIAN INFORMATION
SOLUTIONS, INC. AND PLAINTIFF'S
STIPULATION TO EXTEND TIME TO
ANSWER COMPLAINT (First Request)**

Defendant Experian Information Solutions, Inc. ("Experian"), by and through its counsel of record, and Plaintiff Eric Steinmetz ("Plaintiff"), by and through his counsel of record, hereby submit this stipulation to extend the time for Defendant to respond to Plaintiff's Complaint (ECF No. 1) pursuant to LR IA 6-1.

Plaintiff filed his Complaint on January 10, 2019. The current deadline for Experian to respond to the Complaint is currently on or about February 4, 2019. Plaintiff and Experian stipulate and agree that Experian shall have until February 25, 2019 to file its responsive pleading provided that Experian's counsel participates in a Rule 26(f) conference if scheduled prior to this date.

1 This is Experian's first request for an extension of time to respond to the Complaint and is
2 not intended to cause any delay or prejudice to any party, but rather to allow Experian time to
3 investigate Plaintiff's claims. Moreover, Experian's counsel was only recently retained on January
4 30, 2019.

5 **IT IS SO STIPULATED.**

6 DATED this 1st day of February 2019.

7 NAYLOR & BRASTER

8 By: /s/ Jennifer L. Braster

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15 *Attorneys for Defendant
16 Experian Information Solutions, Inc.*

17 DATED this 1st day of February 2019.

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29 *Attorneys for Plaintiff Seyed Riazi*

30 **IT IS SO ORDERED.**

31 Dated this 1st day of February 2019.

32 
33 UNITED STATES MAGISTRATE JUDGE